JUDGE DAVID G. ESTUDILLO 1 2 3 4 UNITED STATES DISTRICT COURT 5 WESTERN DISTRICT OF WASHINGTON AT TACOMA 6 7 UNITED STATES OF AMERICA, No. CR22-5139-DGE 8 Plaintiff, 9 UNOPPOSED DEFENSE MOTION TO CONTINUE TRIAL DATE AND v. PRETRIAL MOTIONS DUE DATE 10 JOAO RICARDO DEBORBA, 11 Defendant. 12 Joao DeBorba, through his attorney, Assistant Federal Public Defender Rebecca 13 Fish, respectfully requests a continuance of the trial date to March 27, 2023, with a 14 pretrial motions deadline consistent with the new trial date. The request for continuance 15 is unopposed by the Government, as represented by Assistant United States Attorney 16 Max Shiner. 17 Mr. DeBorba is charged by Indictment with: 1) 18 19 COUNT 1 & 2 Unlawful Possession of Firearms and Ammunition, In violation of 18 U.S.C. § 922(g)(5) and (8); 20 Unlawful Possession of a Firearm, in violation of 18 21 COUNT 3 U.S.C. § 922(g)(5); 22 COUNT 4 & 5 False Statement During Purchase of Firearm, in 23 violation of 18 U.S.C. § 922(a)(6); and 24 COUNT 6 False Claim to United States Citizenship, in violation 25 of 18 U.S.C. § 911. 26

UNOPPOSED MOTION TO CONTINUE TRIAL AND PRETRIAL MOTIONS DUE DATE (*United States v. DeBorba*, CR22-5139-DGE) - 1 FEDERAL PUBLIC DEFENDER 1331 Broadway, Suite 400 Tacoma, WA 98402 (253) 593-6710 7

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2) On May 6, 2022, Mr. DeBorba was arrested and made his initial appearance in Court before Judge David W. Christel (dkt. 1, 6). An Indictment was returned on May 19, 2022 (dkt. 9) and Mr. DeBorba was arraigned on May 31, 2022 (dkt. 13).

One previous extension of the trial date has been granted and trial is presently set for October 24, 2022 with pretrial motions due September 15, 2022 (dkt. 17).

- 3) Defense counsel has received initial discovery from the government, consisting of over 9000 pages of written materials, as well as multi-media metadata and YouTube logs.
- 4) Given the voluminous status of discovery thus far, the defense requests additional time to continue its investigation of this case or explore potential legal, immigration, and factual issues for purposes of pretrial motions and advising Mr. DeBorba. In order to provide effective assistance of counsel to Mr. DeBorba for these very serious charges, the defense requests additional time beyond the current trial date of October 24, 2022, in order to prepare for trial and file pre-trial motions.

For these reasons, the parties request the Court find that:

- (a) taking into account the exercise of due diligence, a failure to grant a continuance would deny counsel for the defendant the reasonable time necessary for effective preparation, due to counsel's need for more time to review the evidence, consider possible defenses, and gather evidence material to the defense, as set forth in 18 U.S.C. § 3161(h)(7)(B)(iv); and
- (b) a failure to grant a continuance would likely result in a miscarriage of justice, as set forth in 18 U.S.C. § 3161(h)(7)(B)(i); and
- (c) the additional time requested is a reasonable period of delay, as the defendant has requested more time to prepare for trial, to investigate the matter, to gather evidence material to the defense, and to consider possible defenses; and

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